1 2 3 4 5 6 7 8 9 10	SIMPSON THACHER & BARTLETT LLP Harrison J. Frahn (SBN No. 206822) hfrahn@stblaw.com 2550 Hanover Street Palo Alto, California 94304 Telephone: (650) 251-5000 Facsimile: (650) 251-5002 Attorney for Defendant JPMORGAN CHASE & CO. and JPMORGAN SECURITIES, INC. UNITED STATES: CENTRAL DISTRIC EASTERN CITY OF RIVERSIDE, et al. Plaintiffs,	CT OF C	CALIFORNIA	
12	v.) }	CONCERNING RESPONSES TO THE COMPLAINT	
14	BANK OF AMERICA, N.A., et al.	}		
15 16	Defendants.)		
17)		
18	WHEREAS, on June 16, 2008, the Judicial Panel on Multidistrict Litigation (the			
19	"JPML") ordered centralization in the Southern District of New York of a number of			
20	similar actions, In re Municipal Derivatives Antitrust Litigation, MDL Docket No. 1950			
21	("MDL 1950");			
22	WHEREAS, on November 24, 2009, the JPML issued a Conditional Transfer Order			
23	(CTO-9) which conditionally transfers the above-captioned action to MDL 1950;			
24	WHEREAS, for efficiency's sake, the parties desire a uniform date for pleading(s)			
25	or motion(s) in response to certain complaints, both in this action and MDL 1950;			
26				
27 28			STIPULATION AND ORDER CONCERNING RESPONSES TO THE COMPLAINT CASE NO 2.09-cv-08284-PSG-OP	
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WHEREAS, the parties seek this Stipulation to place the date for responsive pleading(s) or motion(s) of all Defendants served in this action on a common schedule with MDL 1950;

WHEREAS, the deadline for Defendants to file pleading(s) or motion(s) in response to certain complaints (the "California Complaints") in MDL 1950 has been fixed, pending court order, at January 25, 2010 by stipulation of the parties dated December 4, 2009;

WHEREAS, pursuant to Local Rules 7-1 and 8-3, the Court's approval of this Stipulation is required;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiffs and the Defendants as follows:

- Defendants served in this action will answer, move or otherwise plead to the Complaint in this action on or before January 25, 2010 or such later date as may become applicable by stipulation or order in MDL 1950 to the California Complaints in MDL 1950;
- No defense of the Defendants to this action is prejudiced or waived by submission of this Stipulation, and each such defense is expressly preserved, including but not limited to jurisdictional defenses;
- 3. Defense counsel may file notices of appearance in this action without prejudice to their respective clients' jurisdictional and venue defenses.

1	So Stipulated and Agreed.
2	Date: December
3	By: JVVVVVVV By: SIMPSON THACHER & BARTLETT
4	Joseph W. Cotchett (SBN No.36324) Joseph W. Cotchett (SBN No.36324) Joseph W. Cotchett (SBN No.36324) LLP Harrison J. Frahn (SBN No. 206822)
5	Nanci E. Nishimura (SBN No. hfrahm@stblaw.com 152621) 2550 Hanover Street
6	nnishimura@cpmlegal.com Palo Alto, California 94304
7	Stuart G. Gross (SBN No. 251019) sgross@cpmlegal.com Facsimile: (650) 251-5002 COTCHETT, PITRE &
8	McCARTHY Attorney for JP Morgan Chase & Co. San Francisco Airport Office Center and JP Morgan Securities, Inc. and on
9	840 Malcolm Road, Suite 200 Burlingame, CA 94010 behalf of all Defendants except Bank of America, N.A. and Merrill Lynch & Co.,
10	Telephone: (650) 697-6000 <i>Inc.</i> Facsimile: (650) 697-0577
11	Attorneys for Plaintiffs City of
12	Riverside, The Redevelopment Agency of the City of Riverside, The
13	Public Financing Authority of the City of Riverside
14	By: CLEARY GOTTLIEB STEEN & HAMILTON LLP
15	Evan A. Davis edavis@cgsh.com
16	One Liberty Plaza New York, NY 10006
17	Telephone: (212) 225-2000 Facsimile: (212) 225-3999
18	
19	Attorney for The Goldman Sachs Group, Inc., Goldman Sachs Mitsui Marine
20	Derivative Products, L.P. and Goldman Sachs Bank USA
21	IT IS SO ORDERED.
22	December, 2009
23	mt vv nivi o o i
24	The Hon. Philip S. Gutierrez, U.S.D.J.
25	
26	STIPULATION AND ORDER CONCERNING
27	RESPONSES TO THE COMPLAINT CASE NO 2.09-cv-08284-PSG-OP